

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2006 REGULAR SESSION

SENATE BILL NO. 219
EDNESDAY, MARCH 8, 200

The following bill was reported to the House from the Senate and ordered to be printed.

TREY GRAYSON
SECRETARY OF STATE
COMMONWEAUTH OF KENTUCKY

AN ACT relating to easements.

Be it	enacted	by the	General	Assembly	of the	Commonwealth	of F	Kentuck	v:
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1	SECTION 1. A NEW SECTION OF KRS CHAPTER 350 IS CREATED TO
2	READ AS FOLLOWS:
3	(1) An easement of necessity for the completion of reclamation activities, created by
4	this subsection, requires satisfaction of these circumstances:
5	(a) An entity has, by court order or approved plan of reorganization, become
6	responsible for performance of reclamation under a surface coal mining
7	and reclamation permit issued by the cabinet pursuant to KRS Chapter 350
8	prior to the effective date of this Act;
9	(b) The entity obtained those permit rights and obligations in connection with a
10	bankruptcy proceeding;
11	(c) The permit holder's right to enter upon some portion or all of the property
12	covered by such permit is derived from a leasehold interest in the property;
13	<u>and</u>
14	(d) The lease authorizing the conducting of surface coal mining and
15	reclamation operations was held by an entity other than the entity
16	responsible for reclamation and has expired or was terminated prior to
17	completion of reclamation operations for that leased property.
18	(2) Upon satisfaction of paragraphs (a) through (d) of subsection (1) of this section
19	and all other obligations provided for in this section, the entity responsible for the
20	performance of reclamation shall be deemed by operation of law to have an
21	"easement of necessity to conduct reclamation operations" for such property as
22	was under the expired or terminated lease. The easement of necessity to conduct
23	reclamation operations shall exist for a period of time that is reasonably
24	necessary for the entity responsible for the reclamation to complete any
25	reclamation operations required by the permit and by KRS Chapter 350, but in no

1	case shall the easement of necessity to conduct reclamation operations exist
2	longer than eight (8) years from the date the easement is created pursuant to this
3	section.
4	(3) In order to create the easement of necessity to conduct reclamation operations,
5	the entity responsible for the performance of reclamation shall:
6	(a) Provide to the permitting agency, with a certified copy to the current surface
7	owner, documentation to establish the satisfaction of the conditions
8	imposed by this section and receive from the permitting agency a written
9	determination that the permitted area for which the easement of necessity is
10	requested falls within the conditions of this section; and
11	(b) Compensate the current surface owner with the fair rental value of the
12	property for the reclamation period, including the extended liability period
13	prior to the final bond release on the formerly-leased property, as follows:
14	1. The entity responsible for the reclamation shall provide a written
15	opinion by a qualified appraiser as to the fair rental value and the
16	basis for the determination;
17	2. The surface owner and the entity responsible for the reclamation shall
18	attempt to reach agreement as to the amount of the appropriate
19	compensation; and
20	3. If no agreement is reached as to the amount of appropriate
21	compensation within fifteen (15) days following receipt by the surface
22	owner of the written offer of compensation from the entity responsible
23	for reclamation and the appraisal report, the entity responsible for
24	reclamation shall pay into an escrow account for the benefit of the
25	current surface owner in a bank authorized to do business in the
26	Commonwealth an amount equal to the written offer by the entity
27	responsible for reclamation, which shall be not less than fifteen

1		thousand dollars (\$15,000) for the first three (3) years of the
2		reclamation and liability period. The entity responsible for the
3		reclamation shall provide the current owner with the location of the
4		escrow account.
5	<u>(4)</u>	After subparagraph 3. of paragraph (b) of subsection (3) of this section is
6		satisfied, the entity responsible for reclamation shall have the immediate right of
7		entry solely to perform reclamation as required by the permit and state law.
8	<u>(5)</u>	If the surface owner believes the amount placed in escrow is insufficient
9		compensation, the owner may bring an action in the Circuit Court in the county
10		in which the property in question is located for a determination of the fair rental
11		value of the property.
12	<u>(6)</u>	Following the first payment, five thousand dollars (\$5,000) or the appraised fair
13		rental value, whichever is greater, shall be paid to the current surface owner for
14		each year of reclamation and extended liability period until the final bond release
15		and shall be paid on the first day of each subsequent year beginning with the
16		fourth year.
17	<u>(7)</u>	After July 15, 2008, no new easement of necessity to conduct reclamation
18		operations created by this section shall be deemed to exist by operation of law,
19		except for continuation of such easements that were created prior to July 15,
20		<u>2008.</u>

President of the Senate

Speaker-House of Representatives

Attest:

Chief Clerk of Senate

Approved

Governor

Date